KNOW ALL MEN BY THESE PRESENTS. That I'. FLORENCE L. WILLIAMS

have made, constituted and appointed and by these presents do make, constitute and appoint GENENTEVE A.

HEARM

my drue and lawful attorney, for me and in my name, place and stead and for my use and benefit,

(1) To lease, let, grant, bargain, still, contract to sell, convey, exchange, remise, release and dispose of any real or personal property of which I am now or htreafter may be possessed or in which I may have any right, title or interest, including rights of homestead, for any price or sum and upon such terms and conditions as to my said attorney may Mem proper;

(2) To take possession of, manage, maintain, operate, repair and improve any and all real or personal property now by hensiller belonging to me, to pay the expense thereof, to insure and keep the same insured and to pay any and all laxes, chatges and assessments that nuty by levied or imposed upon any thereof;

(3) To buy, sell and generally deal in and with goods, wares and merchandise of every name, nature and description and to hypothecati, pledge and encumber the seme;

(4) To buy sell, assign, transfer and deliver all or any shares of stock in my name in any corporation for any price and upon such terms as to my said attorney may seem right and proper and to receive and make payment thenn'a .:

(5) To borrow any sums of money on such terms and at such rate of interest as to my said attorney may seem proper and to give security for the repayment of the same;

(6) To ask lor, demand, recover, collect and receive ull moneys, debts, rents, dues, accounts, legacies, bequests, intainity, dividends and claims whatsoever which are now or which hereafter may become due, owing and payable or belonging to me and to have, use and take all lawful ways and means in my name for the recovery of any thereof by attacharents, levies or otherwist;

(7) To prepare, execute and file any proof of debt and other instruments in any court and to take any proceedings unler the Bankruptcy Act in connection with any sum of money or demand due or payable to me and in any such precentlings to vote in my name for the election of any trustee or trustees and to demand, receive and accept any dividint for distribution whatsoever;

(8) To adjust, settle, compromise or submit to arbitration any account, debt, claim, demand or dispute as well as mutters which are now subsisting or hereif ter may arise between me or my said attorney and any other person or personel.

(9) To sell, discount, endorse, negaliate and deliver any check, draft, order, bill of exchange, promissory note or other regotiable paper payable to me, and to collect, receive and apply the proceeds thereof for my use for any of the purposes aforesaid; to pay to at deposit the same of any other sum of money coming into the hands of my attorney in cheching and in samings accounts in my many with any bank or banker of my attorney's selection and to draw out money's deposited to my credit with any bank, by check or otherwise, including deposits in savings accounts, and to apply the same for any of the purposes of my business as my said attorney may deem expedient; to purchase and sell certilitia les ce deposit; to appoint any bank or trust company as escrow agent; to transfer any asset of mine into any form or sort of trust; generally to conduct any and all banking transactions on my behalf;

(10) To make, execute and deliver any and all manner of contracts with reference to minerals, oil, gas, oil and gas tights, rents and royalties, including ligrerments facilitating exploration for and discovery of oil, minerals and deposita;

(11) To commence and prosecute und to delend against, answer und oppose all actions, suits and proceedings touching any of the matters aforesaid or may other matters in which I am or hereafter may be interested or concerned;

(12) To vote any stock in my name as proxy;

(13) To have access to any safety deposit box which has been or may be rented in my name or in the name of mysell and any other person or persons;

(14) In connection with any of the powers herein granted, to sign, make, execute, acknowledge and deliver in my name any and util deeds, contracts, bills of sale, leases, promissory notes, drafts, acceptances, evidences of debt, oblightions, mortgages, pledges, satisfactions, releases, acquittances, receipts, bonds, writs and any and all other instruments whatsoever, with such general or sixicial agreements and covenants, including those of warranty, as to my said attorney may seem right, proper and expedient,

(15) To employ, pay and discharge any person, including counsel and attorneys in connection with the exercise of entrol the foregoing powers;

(16) To complete, amenti, execute, and deliver any fax return or form of any nature whatsoever; to pay any tax due or collect any tax refund due; to nake and respond to lawful inquiries from any taxing authority in connection with any power granted herein;

(17)

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(13) Generally to conduct, mumate and control all my business and my property, wheresoever situate, as my mut attorney may deem for my best interests, hereby releasing all third persons from responsibility for the acts and

I bereby give and givent unto my suid attorney full power and authority freely to do and perform every act and Third whatsoenin requisite and necessary to be done in and about the premises, as fully to all intents and purposes, as I might be could do if personally present, hereby ratifying and confirming all that my said attorney-in-fact shall law-

In construing this parer of atturney, it is to be understood that the undersigned may be more than one person or a corporation, and where the contest so requires, the singular includes the plural and all grammatical changes shall be implied to make the provisions here's apply equally to corporations and to individuals.

This power shall take effect: (dilet inapplicable phrase) a) on the date next written below;

b) il given by an individual, on the date said individual shall be adjudged incompetent by a court of nimper jurisdiction.

My said informey and all personn unit o whom these presents shall come may assume that this power of attorney. has not been revoked until liven actual ratice either of such revocation or of my death.

IN WITNESS WHEREOF, I have vereanto signed this instrument, or if a corporation, its corporate name has been signed and its corporate seal allined increto by an officer duly authorized thereunto by its board of directors, on

I us no ted by a corporation, and the approves seal. If the discovered for above in a corporation, in the term of performed appenden.) STLATIE OF DREGONE,	STAILS OF OREGON,
Constrat Klattith	1241 地理時間1月1月1日 編拝 総理論に変合された存在したが、「「「「」」」、「」「「」」「「」」である かいぶとす
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HTER HECORDING ARTURN TO GENAVIENE AL HEOING JULIJ Shus ta Way MIATRIA MATE IS Cr 97603 FOR 10	Fage or as iee/file/instru nent/microfilm/reception No. 21136 Record of Power_ of Attorney of said County. Witness my hand and seal of County affired. Evelyn Biehn, County Clerk
	The second